ı	I		
1	XAVIER BECERRA		
	Attorney General of California		
2	NICKLAS A. AKERS	ENDODGED	
3	Senior Assistant Attorney General	ENDORSED FILED	
4	MICHAEL E. ELISOFON (SBN 240707) Supervising Deputy Attorney General	ALAMEDA COUNTY	
-	SARAH E. KURTZ (SBN 99881) Deputy	APR 1 5 2019	
5	Attorney General	Q EL CO	
6	455 Golden Gate Ave., Suite 1100 San Francisco, CA 94102	SUE PESKO	
7	Telephone: (415) 510-4400	The state of the s	
	Facsimile: (415) 703-1234		
8	Norman Officer		
9	NANCY E. O'MALLEY District Attorney of Alameda County		
10	ALYCE C. SANDBACH (SBN 141894)		
10	Deputy District Attorney		
11	MATTHEW L. BELTRAMO (SBN 184796)		
12	Assistant District Attorney 7677 Oakport Street, Suite 650		
1.0	Oakland, CA 94621		
13	Telephone: (510) 383-8600		
14	Facsimile: (510) 383-8615		
15	STEPHEN M. WAGSTAFFE		
	District Attorney of San Mateo County		
16	JOHN E. WILSON (SBN 95602)		
17	Deputy District Attorney In Charge 400 County Center, Third Floor		
18	Redwood City, CA 94063		
	Telephone: (650) 363-4098		
19	Attorneys for Plaintiff		
20			
21	SUPERIOR COURT OF THE STATE OF CALIFORNIA IN AND FOR THE COUNTY OF ALAMEDA		
	IN AND FOR THE CO	UNIT OF ALAMEDA	
22	PEOPLE OF THE STATE OF CALIFORNIA,	Case No.: <b>RG1901487</b> 2	
23	FEOFLE OF THE STATE OF CALIFORNIA,	Case No	
24	Plaintiff,		
24	VS.	COMPLAINT FOR EQUITABLE RELIEF, INCLUDING AN	
25	E-Z RENT-A-CAR LLC, a Delaware company,	INJUNCTION, RESTITUTION AND	
26	(d/b/a "E-Z Rent-A-Car");	PENALTIES	
	E-Z RENT-A-CAR GROUP HOLDING, LLC, a Delaware company;		
27	ADVANTAGE OPCO, LLC, a Delaware		
28	company (d/b/a "Advantage Rent A Car"),		
29	Defendants.		
30			
31			

Plaintiff, the PEOPLE OF THE STATE OF CALIFORNIA (hereinafter, "the People"), represented by Xavier Becerra, Attorney General of California, by Michael Elisofon, Supervising Deputy Attorney General, and Sarah E. Kurtz, Deputy Attorney General; Nancy E. O'Malley, District Attorney of Alameda County, by Alyce C. Sandbach, Deputy District Attorney, and Matthew L. Beltramo, Assistant District Attorney; and Stephen M. Wagstaffe, District Attorney of San Mateo County, by John E. Wilson, Deputy District Attorney in Charge, allege as follows:

## **VENUE AND JURISDICTION**

- 1. Venue is proper in the Alameda County Superior Court pursuant to Business and Professions Code section 17204 in that the violations alleged herein occurred in Alameda County and throughout the State of California. Further, E-Z RENT-A-CAR LLC, a Delaware company (d/b/a "E-Z Rent-A-Car"), E-Z RENT-A-CAR GROUP HOLDING, LLC, a Delaware company, and ADVANTAGE OPCO, LLC, a Delaware company (d/b/a "Advantage Rent A Car"), collectively referred to as "Defendants," transact business in Alameda County and throughout the State of California and did so at all times relevant to this action.
- This Court has jurisdiction over this matter pursuant to the California Constitution,
   Article 6, section 10; Code of Civil Procedure section 393; and Business and Professions
   Code sections 17200, et seq., and 17500, et seq.

## **PARTIES**

- 3. The Attorney General of the State of California and the District Attorneys referenced above, acting pursuant to California's consumer protection statutes, bring this lawsuit in the public interest in the name of the People of the State of California. Pursuant to Business and Professions Code sections 17200, 17203, 17204, 17206, 17500, 17535, and 17536 the People seek to obtain an injunction, restitution, civil penalties and other remedies for the violations of law alleged herein.
- The Attorney General and District Attorneys have authority to represent the People in this action pursuant to Business and Professions Code sections 17200, 17203, 17204, 17206, 17500, 17535, and 17536.

- 5. Defendants are, and at all times mentioned herein were, corporations or limited-liability companies, duly organized under the laws of the State of Delaware and headquartered in Florida.
- 6. Whenever reference is made in this Complaint to any representation, act or transaction of Defendants, such allegation shall be deemed to mean Defendants and their direct and indirect subsidiaries did the acts alleged through its principals, officers, directors, employees, agents or representatives while they were acting within the course and scope of authority.
- 7. Defendants are in the business of renting automobiles for use by members of the public. At all times relevant to this case, Defendants operated car rental agencies in the State of California, including at various airport locations. Occasionally, cars rented by Defendants were returned by renters with damage to them. Defendants violated California law by, among other things, frequently failing to pass along to renters the discounts or price reductions received from the automotive repair facilities hired to repair those cars and, instead, asserting damage claims based on third-party estimates that were higher than the actual cost of repair. Defendants also failed disclose material damage to rental cars at the time of their sale or disposal, as required by law or contract. Finally, Defendants failed to include certain statutorily required language when contracting with customers to sell damage waivers.
- 8. The conduct and practices alleged herein originated with E-Z Rent-A-Car and were incorporated into Advantage Rent-A-Car following a merger between the two companies in June 2015. Upon information and belief, after being informed of the People's investigation, Defendants undertook remedial measures to comply with California law.

## <u>FIRST CAUSE OF ACTION: UNFAIR COMPETITION</u> Violation of Business and Professions Code sections 17200, et seq.

- 9. The People reallege and incorporate by reference paragraphs 1-7, inclusive, as though fully set forth herein.
- 10. Beginning at an exact date that is unknown to the People, but within four years prior to the filing of this Complaint (plus additional time set forth in tolling agreements), Defendants violated California's Unfair Competition Law (Bus. & Professions Code §17200, et seq.) by engaging in the following unlawful acts:

- a. Violating Civil Code section 1939.01, et seq. (previously codified at Civil Code section 1936, et seq.), related to the amount that can be charged to renters for damage to rental cars, the obligation of rental car companies to pass along any discounts on damage repair to the renter, and the disclosures that must be made in connection with damage waivers, specifically:
  - i. Civil Code section 1939.05(b) (previously codified at Civil Code section 1936(c) and (d));
  - ii. Civil Code section 1939.05(d) (previously codified at Civil Code section 1936(c)(6));
  - iii. Civil Code section 1939.07(a) (previously codified at Civil Code section 1936(d)(3)); and
  - iv. Civil Code section 1939.09(c)(2) (previously codified at Civil Code section 1936(g)(2)).
- b. Violating Business and Professions Code section 17500, by failing to disclose material damage to rental cars at the time of their sale or disposal, as may be required by contract or law.
- 11. As a result of the legal violations described above, Defendants are subject to injunctive relief, restitution and civil penalties under Business and Professions Code sections 17203, 17204, 17206, 17535, and 17536.

## **PRAYER**

WHEREFORE, the People pray for relief as follows:

- 12. That Defendants be permanently enjoined, pursuant to Business & Professions Code sections 17203, 17204 and 17535, from engaging in or performing, directly or indirectly, any unlawful conduct set forth in the First Cause of Action.
- 13. That Defendants be ordered to pay restitution, as appropriate, according to law, pursuant to Business & Professions Code sections 17203 and 17535:
- 14. That Defendants be ordered to pay a civil penalty of up to \$2,500.00 for each violation of law, pursuant to Business and Professions Code sections 17206 and 17536;
- 15. That the People recover the costs of investigation and suit;
- 16. That the People be given such other and further relief as the nature of this case may

1	require and this Court deems proper.			
2	roquire and this Court deems proper.			
3	Dated: April <u>10</u> , 2019	XAVIER BECERRA Attorney General of California		
5		By Anal & Thut		
6		Michael Elisofon		
7		Supervising Deputy Attorney General Sarah E, Kurtz		
8		Deputy Attorney General		
9		Attorneys for the Plaintiff, People of the State of California		
10	Dated: April 10, 2019	NANCY E. O'MALLEY		
11	· · · · · ·	District Attorney, Alameda County		
12		By:		
13		Matthew L. Beltramo		
14		Assistant District Attorney Alyce C. Sandbach		
15		Deputy District Attorney  Attorneys for the Plaintiff, People of the		
16	Dotade Ameil In 2010	State of California		
18	Dated: April 10, 2019	STEPHEN M. WAGSTAFFE District Attorney, San Mateo County		
19		By: John & Will		
20		John E. Wilson		
21		Deputy District Attorney in Charge		
22		Attorneys for the Plaintiff, People Of The State Of California		
23				
24				
25				
26				
27		×6		
28				
30				
31	-5			
J.	COMPLAINT			